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BY: DEPUTY

Attorney for In-Pro-Per.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

	1
Daniel David Zuck,) CASE NO. '08CV476HLSP
Plaintiff,)
VS.) NOTICE OF MOTION AND PLEA) REQUESTING UNDERSTANDING
Federal Bureau of Investigation,) requesting understanding) Response to order
Defendant.) Date:
)Time:
)
	_)

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TO THE COURT: I the plaintiff do understand the legal requirement for a clear statement of the facts constituting the cause of the legal action of originally filing 08CV476HLSP. California civil procedure Code 425.10(a)(1) says "A statement of the facts constituting a cause of action, in ordinary and concise language" is required to be a part of my originally complaint. My original complaint includes reference to two backpacks containing evidence kept with a retired judge via a lawyer and states very plainly that these backpacks contain evidence [circumstantial, albeit] of the psychological abuse I believe I have been subject to at the hands of the FBI via a secret search warrant. I can not make my statement of facts plainer than that because the evidence within the backpacks must be examined by the court to obtain further understanding of this evidence. I must not disturb that evidence personally in an attempt to give this evidence to the court lest I destroy the credibility of that evidence due to unsupervised handling of that evidence on my part--which I refuse to do. During the gathering process that lead to the concentration of that evidence into those two backpacks. I did document most of that evidence with a digital camera. A very significant page in a psychological journaling notebook had its picture thusly taken, which digital picture is shown directly below this sentence on the next page:

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